1 2 3 4 5	G. Hopkins Guy, III (SBN 124811) Hop.guy@bakerbotts.com BAKER BOTTS L.L.P. 1001 Page Mill Road Building One, Suite 200 Palo Alto, CA 94304-1007 Phone: 650-739-7500 Fax: 650-739-7699	
6	Attorney for Defendants	
7	DISH Technologies L.L.C. and Sling TV L.L.C.	
8	NORTHERN DISTRICT OF CALIFORNIA	
10	MG FREESITES LTD,	Case No.: 3:23-cv-03674-EMC
11	Plaintiff,	
12	v.	DECLARATION OF G. HOPKINS GUY, III IN SUPPORT OF
13	DISH TECHNOLOGIES L.L.C and SLING	DEFENDANTS' REQUEST FOR JUDICIAL NOTICE ISO DISH'S
14	TV L.L.C.,	OPPOSITION TO MG FREESITES LTD'S MOTION TO AMEND THE
15 16	Defendants.	CASE CAPTION OR, IN THE ALTERNATIVE, FOR LEAVE TO FILE SECOND AMENDED COMPLAINTS
17		Hearing: December 4, 2023
18		Time: 9:00 a.m. Judge: Hon. Edward M. Chen
19		Trial Date: None Set Courtroom: 5, 17 th Floor
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28	DECLARATION OF G. HOPKINS GLIV. III IN SUPPO	RT OF DISH'S REQUEST FOR HIDICIAL NOTICE

DECLARATION OF G. HOPKINS GUY, III IN SUPPORT OF DISH'S REQUEST FOR JUDICIAL NOTICE ISO DISH'S OPPOSITION TO MG FREESITES LTD'S MOTION TO AMEND THE CASE CAPTION OR, IN THE ALTERNATIVE, FOR LEAVE TO FILE SECOND AMENDED COMPLAINT CASE NO. 3:23-CV-03674-EMC

I, G. Hopkins Guy, III, do hereby declare and state as follows:

- 1. I am an active member of the State Bar of California in good standing and have practiced in this district since December 1986, Partner at the law firm Baker Botts L.L.P., and am counsel of record for Defendants, DISH Technologies L.L.C. and Sling TV L.L.C., in the above-captioned action. I have personal knowledge of the matters set forth in this declaration, and if called upon as a witness I could and would testify competently thereto;
- 2. I make this declaration in support of Defendants' Request for Judicial Notice In Support of DISH's Opposition to MG Freesites Ltd's Motion to Amend the Case Caption or, in the Alternative, for Leave to File Second Amended Complaint.
- 3. Attached hereto as Exhibit A is a true and correct copy of the Transcript of the Case Management Conference of this Case, held on November 16, 2023.
- 4. Attached hereto as Exhibit B is a true and correct copy of docket entry 167 in *Fleites v. MindGeek S.a.r.l.*, Case No. 2:21-cv-04920-CJC-ADS (C.D. Cal.), titled "Order Directing the MindGeek Defendants to Submit to Jurisdictional Discovery Until December 30, 2022, Granting Plaintiff Leave to Amend Her Complaint After Jurisdictional Discovery is Complete, and Denying the MindGeek Defendants' Motions to Dismiss Without Prejudice [Dkts. 135-137, 139-140] For Them to Renew After Plaintiff Has Filed a Second Amended Complaint."

I declare under penalty of perjury under the laws of the state of California that that foregoing is true and correct.

Executed this 30th day of November, 2023, at Palo Alto, California.

/s//G. Hopkins Guy, III
G. Hopkins Guy, III (SBN 124811)
Hop.guy@bakerbotts.com
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3 4	Attorney for Defendants DISH TECHNOLOGIES L.L.C. AND SLING TV L.L.C.	
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28	DISH'S REQUEST FOR JUDICIAL NOTICE ISO DISH'S OPPOSITION TO MG FREESITES LTD'S MOTION	
	TO AMEND THE CASE CAPTION OR, IN THE ALTERNATIVE, FOR LEAVE TO FILE SECOND AMENDED COMPLAINT	

CASE NO. 3:23-CV-03674-EMC